

1 GIBSON, DUNN & CRUTCHER LLP  
2 PETER S. MODLIN, SBN 151453  
3 PModlin@gibsondunn.com  
4 LAUREN G. ESCHER, SBN 291454  
5 LEscher@gibsondunn.com  
6 555 Mission Street, Suite 3000  
7 San Francisco, California 94105  
8 Telephone: (415) 393-8200  
9 Facsimile: (415) 393-8306

10 Attorneys for Defendant  
11 McDONALD'S CORPORATION

12 ASCENSION LAW GROUP  
13 PAMELA TSAO (266734)  
14 2030 E. 4th Street, Suite 205  
15 Santa Ana, CA 92705  
16 PH: 714.783.4220  
17 FAX: 888.505.1033  
18 Pamela.Tsao@ascensionlawgroup.com

19 Attorneys for Plaintiff  
20 JOHN HO

21 UNITED STATES DISTRICT COURT  
22 NORTHERN DISTRICT OF CALIFORNIA

23 JOHN HO, an individual

24 Plaintiff,

25 v.

26 McDONALD'S CORPORATION, a  
27 California corporation

28 Defendants.

CASE NO. 4:15-cv-02970-DMR

**JOINT STIPULATION TO SET ASIDE  
DEFAULT**

Action Filed: June 25, 2015

1 **STIPULATION**

2 Defendant McDonald's Corporation ("Defendant") and Plaintiff John Ho ("Plaintiff")  
3 (collectively, the "Parties"), by and through their counsel of record, hereby stipulate as follows:

4 WHEREAS, Plaintiff filed his Complaint on June 25, 2015;

5 WHEREAS, the Court Clerk entered default as to Defendant on August 25, 2015;

6 WHEREAS, Defendant asserts that it was not served with the Complaint or summons.

7 **IT IS HEREBY STIPULATED AND AGREED AS FOLLOWS:**

8 1. The Parties agree to set aside clerk's entry of default as to Defendant;  
9 2. Defendant accepts service of the Complaint through its counsel;  
10 3. The deadline for Defendant to respond to the Complaint shall be September 21, 2015.

12 Dated: September 2, 2015

GIBSON, DUNN & CRUTCHER  
LAUREN G. ESCHER

13 By /s/ Lauren G. Escher  
Lauren G. Escher

15 Attorneys for Defendant  
McDONALD'S CORPORATION

17 Dated: September 2, 2015

18 ASCENSION LAW GROUP  
PAMELA TSAO

19 By /s/ Pamela Tsao  
Pamela Tsao

21 Attorneys for Plaintiff  
JOHN HO

23 PURSUANT TO STIPULATION, IT IS SO ORDERED.

24 DATE: September 8, 2015

25 By:

